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 CLERK, U.S. DISTRICT COURT
 NORTHERN DISTRICT OF CALIFORNIA
 SAN JOSE

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IN THE UNITED STATES DISTRICT COURT
 FOR THE NORTHERN DISTRICT OF CALIFORNIA
 SAN JOSE DIVISION

JOHN DAVID KAMIN,

Plaintiff,

v.

ABC LEGAL SERVICES, INC., a Washington
 corporation; MICHELLE J. PEMBLETON,
 individually and in her official capacity; and
 DOES 1 through 10, inclusive,

Defendants.

Case No.

CV 12-01693

COMPLAINT

DEMAND FOR JURY TRIAL

15 United States Code § 1692 *et seq.*
 California Civil Code § 1788 *et seq.*
 California Bus. and Prof. Code § 17200

Plaintiff, JOHN DAVID KAMIN, based on information and belief and investigation of counsel,
 except for those allegations which pertain to the named Plaintiff or his attorneys (which are alleged on
 personal knowledge), hereby makes the following allegations:

INTRODUCTION

1. The Defendants in this case are process servers who have engaged in the
 ignominious¹ and shoddy² practice of "sewer service" – i.e., failing to serve a debtor and filing a

¹ *Velazquez v. Thompson*, 451 F.2d 202, 204 (2d Cir. 1971) ("Sewer service' is an ignominious practice which is not limited to summary proceedings for the eviction of tenants but is also employed in suits on installment payment contracts for personal property permitting repossession and garnishment, providing a fertile field for the fleecing of the poor and the disadvantaged.").

² *Kovalesky v. A.M.C. Associated Merchandising Corp.*, 551 F. Supp. 544, 546 (S.D.N.Y. 1982) ("[S]ewer service' constitutes shoddy practice. It delays the process of justice and must be discouraged. This court has discretion to do just that.").

1 fraudulent affidavit attesting to service so that when the debtor later fails to appear in court, a default
2 judgment can be entered against him.³

3 In jurisdictions where process need not be served by a public official, the bulk of the
4 business of serving process gravitates into the hands of professional process servers.
5 Some of these process servers once followed a practice of disposing of process given
6 them to serve (e.g., by throwing it down a sewer) and then falsely returning that they had
duly served it.⁴

7 2. This is an action under the Fair Debt Collection Practices Act, 15 U.S.C. § 1692 *et*
8 *seq.* (hereinafter “FDCPA”) and the Rosenthal Fair Debt Collection Practices Act, California Civil
9 Code § 1788 *et seq.* (hereinafter “RFDCPA”) for actual damages, statutory damages, attorney fees and
10 costs brought by an individual consumer against process servers who engage in “sewer service.”

11 3. While faithful process servers are exempted from the definition of “debt collector”
12 under the FDCPA when they are in fact “serving or attempting to serve legal process,”⁵ “a process
13 server who goes ‘beyond being merely being a messenger . . . and engages in prohibited abusive or
14 harassing activities to force an individual to repay a debt’ cannot claim the exemption’s protections.”⁶

15 4. Therefore, the Defendants in this case – process servers that failed to serve court
16 process entrusted to them and instead provide a perjured Proof of Service of Summons – are removed
17 from the FDCPA’s process server exemption.⁷

18 ///

19 ³ *Spiegel v. Judicial Atty. Servs.*, 2011 U.S. Dist. LEXIS 9350, *2 (N.D. Ill. Feb. 1, 2011).

20 ⁴ *Richardson v. Alliance Tire & Rubber Co.*, 158 F.R.D. 475, 480, fn. 5 (D. Kan. 1994), *quoting*, 1
21 Robert C. Casad, *Jurisdiction in Civil Actions* § 3.017d (2nd ed. 1991).

22 ⁵ 15 U.S.C. § 1692a(6)(d); *See generally*, *Sykes v. Mel Harris & Assocs., LLC*, 2010 U.S. Dist. LEXIS
23 137461, 17 (S.D.N.Y. Dec. 29, 2010), *citing* *Romea v. Heiberger & Assocs.*, 163 F.3d 111, 117 (2d Cir.
24 1998) (“Thus, process servers whose involvement is merely ‘limited to serving the [debt collection]
25 communication on the consumer – in effect, to being messengers’ – are exempt.”).

26 ⁶ *Sykes v. Mel Harris & Assocs., LLC*, 2010 U.S. Dist. LEXIS 137461, *18 (S.D.N.Y. Dec. 29, 2010),
27 *citing* *Flamm v. Sarner & Assoc., P.C.*, 2002 U.S. Dist. LEXIS 22255, 2002 WL 31618443, at *5 (E.D.
28 Pa. Nov. 6, 2002).

⁷ *Freeman v. ABC Legal Services, Inc.*, 2011 U.S. Dist LEXIS 129840 (N.D. Cal. Nov. 9, 2011); *Sykes*
v. Mel Harris & Assocs., LLC, 2010 U.S. Dist. LEXIS 137461, 18 (S.D.N.Y. Dec. 29, 2010); *McNall v.*
Credit Bureau, 689 F. Supp. 2d 1265, 1278 (D. Or. 2010).

JURISDICTION

5. Jurisdiction of this Court arises under 15 U.S.C. § 1692k(d), 28 U.S.C. § 1337, and supplemental jurisdiction exists for the state law claims pursuant to 28 U.S.C. § 1367. Declaratory relief is available pursuant to 28 U.S.C. §§ 2201 and 2202.

6. This action arises out of Defendants' violations of the Fair Debt Collection Practices Act, 15 U.S.C. § 1692 *et seq.* ("FDCPA").

VENUE

7. Venue in this judicial district is proper pursuant to 28 U.S.C. § 1391(b), in that a substantial part of the events or omissions giving rise to the claim occurred in this judicial district. Venue is also proper in this judicial district pursuant to 15 U.S.C. § 1692k(d), in that Defendants transact business in this judicial district and the violations of the FDCPA complained of occurred in this judicial district.

INTRADISTRICT ASSIGNMENT

8. This lawsuit should be assigned to the San Jose Division of this Court because a substantial part of the events or omissions which gave rise to this lawsuit occurred in Santa Clara County.

PARTIES

9. Plaintiff, JOHN DAVID KAMIN (hereinafter "Plaintiff"), is a natural person residing in Santa Clara County, California. Plaintiff is a "consumer" within the meaning of 15 U.S.C. § 1692a(3) and a "debtor" within the meaning of Cal. Civil Code § 1788.2(h).

10. Defendant, ABC LEGAL SERVICES, INC. (hereinafter "ABC LEGAL"), is a Washington corporation engaged in the business of composing and selling forms, documents and other collection media used or intended to be used for debt collection. ABC LEGAL's principal place of

business is located at: 633 Yesler Way, Seattle, Washington 98104. ABC LEGAL may be served at the address of its Agent for Service of Process at: ABC Legal Services, Inc., c/o National Registered Agents, Inc., 2875 Michelle Drive, Suite 100, Irvine, California 92606. Plaintiff is informed, believes and thereon alleges, that ABC LEGAL is a corporation subject to the registration and other provisions found in Cal. Bus. & Prof. Code §§ 22350-22360. ABC LEGAL is regularly engaged in the business of indirectly collecting consumer debts and assisting other debt collectors to file and maintain civil debt collection lawsuits and to obtain default judgments in those cases by utilizing the U.S. Mail, telephone and internet. ABC LEGAL regularly collects, directly or indirectly, consumer debts alleged to be due to another via U.S. Mail, telephone, internet, and civil debt collection lawsuits. ABC LEGAL is a "debt collector" within the meaning of 15 U.S.C. § 1692a(6) and Cal. Civil Code § 1788.2(c). ABC LEGAL is not subject to the exception of 15 U.S.C. § 1692a(6)(D). ABC LEGAL is vicariously liable to Plaintiff for the acts of PEMBLETON.⁸

11. Defendant, MICHELLE J. PEMBLETON (hereinafter "PEMBLETON"), is a natural person and is or was an employee and/or agent of ABC LEGAL at all relevant times. PEMBLETON is in the business of composing and selling of forms, documents and other collection media used or intended to be used for debt collection. Plaintiff is informed, believes and thereon alleges, that PEMBLETON is an individual subject to the registration and other provisions found in Cal. Bus. & Prof. Code §§ 22350-22360. PEMBLETON may be served at her current residence address: Michelle J. Pembleton, 131 South Mathilda Avenue, Apt. A, Sunnyvale, California 94086.

⁸ Cal. Bus. & Prof. Code § 22356. ("A registrant shall be responsible at all times for the good conduct of his or her employees acting within the course or scope of their employment, and any person acting as an independent contractor within the course or scope of the agency relationship with the registrant."), *See also, Pollice v. National Tax Funding, L.P.*, 225 F.3d 379, 404 (3d Cir. 2000) ("an entity which itself meets the definition of 'debt collector' may be held vicariously liable for unlawful collection activities carried out by another on its behalf."); *Fox v. Citicorp Credit Servs.*, 15 F.3d 1507, 1516 (9th Cir. 1994); *Martinez v. Albuquerque Collection Servs.*, 867 F. Supp. 1495, 1502 (D. N.M. 1994) ("Debt collectors employing attorneys or other agents to carry out debt collection practices that violate the FDCPA are vicariously liable for their agent's conduct").

1 PEMBLETON is regularly engaged in the business of indirectly collecting consumer debts by assisting
2 the other debt collectors file and maintain civil debt collection lawsuits and to obtain default judgments
3 in those cases by utilizing the U.S. Mail, telephone and internet. PEMBLETON regularly collects,
4 directly or indirectly, consumer debts alleged to be due to another via U.S. Mail, telephone, internet,
5 and civil debt collection lawsuits. PEMBLETON is a "debt collector" within the meaning of 15 U.S.C.
6 § 1692a(6) and Cal. Civil Code § 1788.2(c). PEMBLETON cannot claim the exemption provided by
7 15 U.S.C. § 1692a(6)(D).
8

9 12. The true names and capacities, whether individual, corporate, associate or
10 otherwise, of Defendants DOES 1 through 10, inclusive, and each of them, are unknown to Plaintiff at
11 this time, and Plaintiff therefore sues said Defendants by such fictitious names. Plaintiff is informed,
12 believes and thereon alleges, that at all relevant times alleged in this Complaint, Defendants DOES 1
13 through 10, inclusive, are natural persons, limited liability companies, corporations or business entities
14 of unknown form that have or are doing business in the state of California. Plaintiff will seek leave of
15 the Court to replace the fictitious names of these Doe Defendants with their true names when they are
16 discovered by Plaintiff.
17

18 13. At all relevant times alleged in this Complaint, Defendants, and each of them,
19 were regularly engaged in the business of collecting consumer debts throughout the state of California,
20 including Santa Clara County, by assisting the other debt collectors file and maintain civil debt
21 collection lawsuits and to obtain default judgments in those cases by utilizing the U.S. Mail, telephone
22 and internet.
23

24 14. Plaintiff is informed, believes and thereon alleges, that each and all of the
25 aforementioned Defendants are responsible in some manner, either by act or omission, strict liability,
26 fraud, deceit, fraudulent concealment, negligence, respondeat superior, breach of contract or otherwise,
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1 for the occurrences herein alleged, and that Plaintiff's injuries, as herein alleged, were proximately
2 caused by the conduct of Defendants.

3 15. Plaintiff is informed, believes and thereon alleges, that at all relevant times alleged
4 in this Complaint, each of the Defendants sued herein was the agent, servant, employer, joint venturer,
5 partner, division, owner, subsidiary, alias, assignee and/or alter-ego of each of the remaining
6 Defendants and was at all times acting within the purpose and scope of such agency, servitude, joint
7 venture, division, ownership, subsidiary, alias, alter-ego, partnership or employment and with the
8 authority, consent, approval and ratification of each remaining Defendant.
9

10 16. Plaintiff is informed, believes and thereon alleges, that at all relevant times alleged
11 in this Complaint, Defendants, and each of them, combined their property, skill or knowledge to carry
12 out a single business undertaking and agreed to share the control, profits and losses.
13

14 17. Plaintiff is informed, believes and thereon alleges, that at all relevant times alleged
15 in this Complaint, each Defendant was the co-conspirator, agent, servant, employee, assignee and/or
16 joint venturer of each of the other Defendants and was acting within the course and scope of said
17 conspiracy, agency, employment, assignment and/or joint venture and with the permission and consent
18 of each of the other Defendants.
19

20 18. Whenever reference is made in this Complaint to any act of any corporate or other
21 business Defendant, that reference shall mean that the corporation or other business did the acts alleged
22 in this Complaint through its officers, directors, employees, agents and/or representatives while they
23 were acting within the actual or ostensible scope of their authority.
24

25 19. At all relevant times alleged in this Complaint, each Defendant has committed the
26 acts, caused others to commit the acts, ratified the commission of the acts, or permitted others to
27 commit the acts alleged in this Complaint and has made, caused, ratified, or permitted others to make,
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1 the untrue or misleading statements alleged in this Complaint. Whenever reference is made in this
2 Complaint to any act of Defendants, such allegation shall mean that each Defendant acted individually
3 and jointly with the other Defendants.

4 **JOINT VENTURE**

5
6 20. Plaintiff is informed, believes and thereon alleges, that at all relevant times alleged
7 in this Complaint, Defendants, and each of them, combined their property, skill or knowledge to carry
8 out a single business undertaking and agreed to share the control, profits and losses.

9 21. Specifically, Plaintiff is informed, believes and thereon alleges, that:

10 a. ABC LEGAL is a Washington corporation engaged in the businesses of
11 manufacturing and selling process server returns and other debt collection related activities in
12 the State of California. Through the use of the U.S. Mail, telephone and the internet, ABC
13 LEGAL advertises and markets process service and other legal support services to attorneys,
14 law firms, debt collectors, government agencies and the general public. ABC LEGAL provides
15 the telephones, facsimile machines, computers, software and other equipment, support staff and
16 facilities used by PEMBLETON and the enterprise for their process server return manufacturing
17 activities. ABC LEGAL composes the process server returns sold by the enterprise using its
18 own computer systems and the data which is input into its computer systems via its website
19 (www.abcllegal.com and www.processservice.com) by its customers, like Hunt & Henriques,
20 and its process server agents, like PEMBLETON. ABC LEGAL also acts as the public face for
21 the enterprise through its advertising, marketing, customer support and customer billing for the
22 enterprise's services. ABC LEGAL provided PEMBLETON and the enterprise with its address
23 and the marketing, customer billing, computers and other support infrastructure that was needed
24 to manufacture and sell the Proof of Service of Summons to Hunt & Henriques for use in the
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1 state court lawsuit against Plaintiff. ABC LEGAL provides advertising, marketing, address and
2 its support staff, equipment and facilities to the enterprise and in return receives a share of the
3 profits realized by the enterprise from their process server return manufacturing activities.
4 Notwithstanding its use of ABC LEGAL's address and telephone number on the process server
5 returns manufactured and sold by the enterprise, ABC LEGAL will not accept service of process
6 for PEMBLETON or any of its other process server agents, thereby acting as a litigation shield
7 should one of its process server agents be sued for their unlawful activities.
8

9 b. PEMBLETON is an individual and a registered process server in Los
10 Angeles County. PEMBLETON lent her name, facsimile signature and the legitimacy of her
11 process server registration number to the enterprise for use on the Proof of Service of Summons
12 that was manufactured and sold to Hunt & Henriques and used in the state court lawsuit against
13 Plaintiff. PEMBLETON and other registered process servers provide the facial legitimacy of
14 their process server registrations to the enterprise and in return receive a share of the profits
15 realized by the enterprise from their process server return manufacturing activities. Without
16 PEMBLETON and other registered process servers and the facial legitimacy of their registration
17 numbers, ABC LEGAL could not market and sell process server returns like the Proof of
18 Service of Summons that was manufactured and sold to Hunt & Henriques for use in the state
19 court case against Plaintiff.
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22 22. Plaintiff is informed, believes and thereon alleges, that process server services are
23 an integral part of ABC LEGAL's business and that ABC LEGAL could not offer such services without
24 its process server agents, like PEMBLETON.
25

26 AIDING AND ABETTING

27 23. Plaintiff is informed, believes and thereon alleges, that at all relevant times alleged
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1 in this Complaint, ABC LEGAL aided and abetted the fraud, perjury, breach of official duty and other
2 wrongful acts committed by PEMBLETON.

3 24. Plaintiff is informed, believes and thereon alleges, that ABC LEGAL marketed its
4 Proof of Service of Summons product to law firms, debt collectors, government agencies and the
5 general public, including Hunt & Henriques as a legitimate and lawful service. Plaintiff is informed,
6 believes and thereon alleges, that ABC LEGAL represented or implied in its advertising, marketing and
7 other materials that ABC LEGAL would ensure that the official court process entrusted to it would be
8 duly, faithfully and lawfully served and delivered to lawsuit defendants, including the Plaintiff.
9

10 25. Plaintiff is informed, believes and thereon alleges, that instead of duly, faithfully
11 and lawfully delivering and serving the official court process entrusted to it, ABC LEGAL enlisted
12 PEMBLETON and other registered process server agents to manufacture process server returns – like
13 the Proof of Service of Summons that was sold to Hunt & Henriques and used in the state court lawsuit
14 against the Plaintiff in this case.
15

16 26. Plaintiff is informed, believes and thereon alleges, that ABC LEGAL willingly,
17 knowingly and intentionally fails to place its name and process server registration number on the
18 process server returns manufactured by PEMBLETON and other process servers with the intent to
19 misrepresent the true nature of the services being provided by ABC LEGAL and its process servers –
20 like PEMBLETON – and the joint responsibility of ABC LEGAL and PEMBLETON, pursuant to Cal.
21 Bus. & Prof. Code § 22356. Moreover, Plaintiff is informed, believes and thereon alleges, that ABC
22 LEGAL willingly, knowingly and intentionally withheld its name and process server registration
23 number from the Proof of Service of Summons that was sold to Hunt & Henriques and used in the state
24 court lawsuit against the Plaintiff in this case (a violation of Cal. Bus. & Prof. Code § 22356.5(a)) with
25 the intent to deceive the Plaintiff, Hunt & Henriques, and the Superior Court of California. By
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1 providing registered process servers, like PEMBLETON, with its business address and telephone
2 number for use on the process server returns that the enterprise manufactures and sells, like the Proof of
3 Service of Summons that was sold to Hunt & Henriques and used in the state court lawsuit against the
4 Plaintiff in this case, and by intentionally withholding its name and process server registration number,
5 ABC LEGAL aided and abetted the fraud, perjury, breach of official duty and other wrongful acts
6 committed by PEMBLETON against the Plaintiff.
7

8 27. Plaintiff is informed, believes and thereon alleges, that ABC LEGAL authorizes,
9 uses, and ratifies the use of its address and telephone number on process server returns manufactured
10 and sold by the enterprise with the intent to shield its process server agents, like PEMBLETON, from
11 service of process should they be sued for their unlawful activities. Notwithstanding its use of ABC
12 LEGAL's address and telephone number on the process server returns manufactured and sold by the
13 enterprise, ABC LEGAL will not accept service of process for PEMBLETON or any of its other
14 process server agents when service of process is attempted at the address provided on their Proof of
15 Service of Summons documents.
16

17 28. Plaintiff is informed, believes and thereon alleges, that ABC LEGAL maintains
18 digital facsimile signatures of its process server agents, including PEMBLETON, within its computer
19 systems. ABC LEGAL uses these digital facsimile signatures in its process server return manufacturing
20 activities. By its use of digital facsimile signatures, ABC LEGAL is able to efficiently manufacture
21 process server returns which facially appear to have been "signed" by its process server agents, but
22 which were never actually signed under penalty of perjury as required by California law. Plaintiff is
23 informed, believes and thereon alleges, that ABC LEGAL places the legend "BY FAX" on its Proof of
24 Service of Summons documents with the intent to purposefully evade the document signing
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1 requirements imposed under California law for such documents.⁹

2 29. Plaintiff is informed, believes and thereon alleges, that at all relevant times alleged
3 in this Complaint, ABC LEGAL knew that fraud, perjury, breach of official duty and other wrongful
4 acts were being committed by PEMBLETON against the Plaintiff and others. In fact, ABC LEGAL
5 gave substantial assistance and encouragement to PEMBLETON by producing fully completed Proof of
6 Service of Summons documents which contain PEMBLETON's facsimile signature and ABC
7 LEGAL's address and telephone number instead of PEMBLETON's address and telephone number.
8 Plaintiff is informed, believes and thereon alleges, that neither PEMBLETON nor any of ABC
9 LEGAL's other process server agents actually sign the completed Proof of Service of Summons
10 documents sold by ABC LEGAL.
11

12 30. Plaintiff is informed, believes and thereon alleges, that at all relevant times alleged
13 in this Complaint, ABC LEGAL effectively controlled its process server agents, including
14 PEMBLETON, by *inter alia*:
15

16 a. choosing which assignments each process server agent will receive (i.e.,
17 controlling what work must be performed by a specific individual);
18

19 b. requiring personal performance of the tasks assigned to its process server
20 agents (i.e., controlling what work must be performed by a specific individual);
21

22 c. forbidding or severely restricting its process server agents' ability to
23

24 ⁹ "When a document to be filed requires the signature, under penalty of perjury, of any person, the
25 document shall be deemed to have been signed by that person if filed electronically and **if a printed**
26 **form of the document has been signed by that person** prior to, or on the same day as, the date of
27 filing. The attorney or person filing the document represents, by the act of filing, that the declarant has
28 complied with this section. **The attorney or person filing the document shall maintain the printed**
form of the document bearing the original signature and make it available for review and copying
upon the request of the court or any party to the action or proceeding in which it is filed." Cal. Code of
Civil Procedure § 1010.6(a)(2)(B) (emphasis added); *see also*, Cal. Rules of Court, Rule 2.305(a) ("A
party who files or serves a signed document by fax under the rules in this chapter represents that the
original signed document is in the party's possession or control.").

1 substitute or assign their performance of the assigned tasks (i.e., controlling what work must be
2 performed by a specific individual);

3 d. requiring the use of GPS tracking devices for its process server agents (i.e.,
4 controlling what tools and equipment must be used to perform the assigned tasks);

5 e. requiring detailed real-time reporting to ABC LEGAL of all service
6 attempts made by its process server agents (i.e., controlling the manner in which the assigned
7 tasks are performed and requiring regular written reports);

8 f. requiring the use of ABC LEGAL's computer systems and software for the
9 performance of its process server agents' assigned duties (i.e., controlling what tools and
10 equipment must be used to perform the assigned tasks and the manner in which the assigned
11 tasks are performed); and

12 g. requiring its process server agents maintain specified minimum automobile
13 liability insurance and \$1,000,000 in professional liability insurance coverage, that ABC
14 LEGAL be named as as additional insured in all such insurance policies and requiring
15 immediate notification from its process server agents should said insurance policies be canceled
16 or not renewed (i.e., controlling business practices and decisions).

17 31. Through the use of the GPS tracking devices all ABC LEGAL process server
18 agents are required to carry and the real-time reporting and tracking data that these devices provide,
19 ABC LEGAL is able to track in real-time the movements of all its process server agents.

20 32. ABC LEGAL's conduct was a substantial factor in causing the harm to Plaintiff.
21 ABC LEGAL should be held responsible as an aider and abettor for the fraud, breach of official duty
22 and other wrongful acts committed by PEMBLETON against the Plaintiff.

23 ///

RATIFICATION

33. Plaintiff is informed, believes and thereon alleges, that ABC LEGAL is responsible for the harm caused by PEMBLETON's unlawful conduct because ABC LEGAL approved PEMBLETON's unlawful conduct after it occurred.

34. Plaintiff is informed, believes and thereon alleges, that PEMBLETON intended to act on behalf of ABC LEGAL when she provided ABC LEGAL with a digital facsimile of her signature with the knowledge that ABC LEGAL would use her digital signature on process server returns.

35. Plaintiff is informed, believes and thereon alleges, that PEMBLETON intended to act on behalf of ABC LEGAL when she accepted the assignment from ABC LEGAL to serve the state court process on Plaintiff.

36. Plaintiff is informed, believes and thereon alleges, that PEMBLETON intended to act on behalf of ABC LEGAL when she subsequently failed to serve the state court process on Plaintiff that had been entrusted to her and instead provided false and fraudulent information to ABC LEGAL regarding the completion of her assignment.

37. Plaintiff is informed, believes and thereon alleges, that ABC LEGAL learned of PEMBLETON's failure to faithfully serve the state court process that ABC LEGAL had entrusted to her after it occurred.

38. Plaintiff is informed, believes and thereon alleges, that ABC LEGAL approved PEMBLETON's unlawful conduct by voluntarily keeping the benefits of PEMBLETON's unlawful conduct after learning of the conduct.

39. Plaintiff is informed, believes and thereon alleges, that ABC LEGAL approved PEMBLETON's unlawful conduct as alleged in this case by continuing to employ PEMBLETON and continuing to assign process server assignments to PEMBLETON after learning that PEMBLETON

1 had engaged in sewer service.

2 40. As a result of ABC LEGAL's ratification of PEMBLETON's unlawful conduct,
3 ABC LEGAL is liable to Plaintiff for all damages alleged in this case.

4 **NONDELEGABLE DUTY**

5 41. California Business and Professions Code § 22356 provides as follows:

6 A registrant shall be responsible at all times for the good conduct of his or her
7 employees acting within the course or scope of their employment, and any person acting
8 as an independent contractor within the course or scope of the agency relationship with
9 the registrant.

10 42. By enacting this statute, the California legislature sought to implement specific
11 safeguards for the general public to insure that process server agencies like ABC LEGAL faithfully and
12 honestly carry out their responsibilities to the courts of California and to the general public.

13 43. Plaintiff is informed, believes and thereon alleges, that PEMBLETON was acting
14 within the course and scope of her agency relationship with ABC LEGAL at all times alleged in this
15 Complaint.
16

17 44. ABC LEGAL had a nondelegable duty to Plaintiff to ensure that the state court
18 process entrusted to it were faithfully served on Plaintiff and that its agents did not engage in sewer
19 service.
20

21 45. Because ABC LEGAL could not delegate to PEMBLETON its duty to faithfully
22 and honestly serve Plaintiff with the state court process entrusted to it, ABC LEGAL is liable to
23 Plaintiff for all damages alleged in this case.

24 **FACTUAL ALLEGATIONS**

25 46. On a date or dates unknown to Plaintiff, Plaintiff is alleged to have incurred a
26 financial obligation, namely a consumer credit account (hereinafter "the alleged debt"). The alleged
27 debt was incurred primarily for personal, family or household purposes and is therefore a "debt" as that
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1 term is defined by 15 U.S.C. § 1692a(5) and a “consumer debt” as that term is defined by Cal. Civil
2 Code § 1788.2(f).

3 47. Plaintiff is informed and believes, and thereon alleges, that sometime thereafter on
4 a date unknown to Plaintiff, the alleged debt was consigned, placed or otherwise assigned to Hunt &
5 Henriques for collection from Plaintiff.
6

7 48. On March 24, 2011, Hunt & Henriques filed a lawsuit against Plaintiff in the
8 Superior Court of Santa Clara County, captioned *Citibank (South Dakota), N.A. v. John D. Kamin, et*
9 *al.*, and assigned Case No. 1-11-CV-197348 (hereinafter “the state court action”), in an attempt to
10 collect the debt.
11

12 49. Plaintiff is informed and believes, and thereon alleges that Hunt & Henriques
13 thereafter engaged ABC LEGAL to duly and faithfully serve legal process in the state court action upon
14 Plaintiff, by delivering to Plaintiff a copy of the state court Summons and Complaint.

15 50. Plaintiff is informed and believes, and thereon alleges that on or about April 14,
16 2011, ABC LEGAL composed a document titled Proof of Service of Summons in which Defendants
17 represented, under penalty of perjury, that PEMBLETON had **personally served** Plaintiff with a copy
18 of the Summons, Complaint, Affidavit of Venue, Civil Case Cover Sheet, Civil Lawsuit Notice and
19 Alternative Dispute Resolution (adr) Packet in the state court action on April 13, 2011, at 11:16 a.m.
20 Thereafter, ABC LEGAL caused the Proof of Service of Summons to be filed with the Clerk of the
21 Superior Court in the state court action on April 15, 2011. A true and correct copy of the Proof of
22 Service of Summons filed in the state court action is attached hereto, marked as Exhibit “1,” and by this
23 reference is incorporated herein.
24
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26 51. Despite the representations made by Defendants in their Proof of Service of
27 Summons (Exhibit “1”), Plaintiff was not served personally, or otherwise, with a copy of the Summons
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1 and Complaint in the state court action. The Proof of Service of Summons documents composed by
2 ABC LEGAL appears facially valid – indeed, ABC LEGAL’s very purpose is to pass facial review –
3 hoping the fraud goes undetected until the debtor discovers the fraudulent proof of service after a
4 default judgment has been entered, as happened in this case.

5
6 52. Plaintiff is informed and believes, and thereon alleges that the address used on the
7 Proof of Service of Summons (Exhibit “1”), (i.e., 304 12th Street, Suite 4A, Oakland, CA 94607) is the
8 business address of ABC LEGAL and not the address of PEMBLETON as represented in the
9 document.

10
11 53. Plaintiff is informed and believes, and thereon alleges that the telephone number
12 used on the Proof of Service of Summons (Exhibit “1”), (i.e., 510-832-0701) is the business telephone
13 number of ABC LEGAL and not the telephone number of PEMBLETON as represented in the
14 document.

15
16 54. Plaintiff is informed and believes, and thereon alleges that the Proof of Service of
17 Summons (Exhibit “1”) bears the facsimile signature of PEMBLETON. Plaintiff is informed and
18 believes, and thereon alleges that PEMBLETON provided ABC LEGAL with her facsimile signature
19 for use on process server returns and that ABC LEGAL used PEMBLETON’s facsimile signature to
20 produce the Proof of Service of Summons (Exhibit “1”) in this case.

21
22 55. Plaintiff is informed and believes, and thereon alleges that the Proof of Service of
23 Summons (Exhibit “1”) bears an order number (i.e., 9013853) that was issued by ABC LEGAL for use
24 in tracking the service of process order requested by Hunt & Henriques. Plaintiff is informed and
25 believes, and thereon alleges that ABC LEGAL also uses the order number for accounting and billing
26 purposes.

27 56. Plaintiff is informed and believes, and thereon alleges that Defendants, acting
28

1 together, knowingly and willfully composed and sold Hunt & Henriques the Proof of Service of
2 Summons (Exhibit "1") containing false statements regarding their service of court process in the state
3 court action.

4
5 57. According to the Proof of Service of Summons (Exhibit "1"), Defendants, acting
6 together, sold the process server return to Hunt & Henriques for \$59.00.

7
8 58. On June 8, 2011, two months after Defendants composed and filed their false
9 Proof of Service of Summons (Exhibit "1") in the state court action, Hunt & Henriques requested and
10 was granted a Default Judgment by the Clerk of the Superior Court based on Defendants' false process
11 server return.

12
13 59. Thereafter, Plaintiff discovered that a lawsuit had been filed against him and that a
14 Judgment had been entered. Upon learning of the state court action, Plaintiff retained legal counsel and
15 obtained a copy of the state court's file at his own expense. In his review of the state court file, Plaintiff
16 first learned that Defendants had composed and filed their false Proof of Service of Summons (Exhibit
17 "1"). Plaintiff discovered that Defendants' Proof of Service of Summons (Exhibit "1") represented that
18 he had been personally served with a copy of the state court Summons, Complaint, Affidavit of Venue,
19 Civil Case Cover Sheet, Civil Lawsuit Notice and Alternative Dispute Resolution (adr) Packet at: 405
20 Sunberry Drive, Campbell, California 95008-1014 on April 13, 2011. In fact, no one came to
21 Plaintiff's door or attempted to serve him copies of the state court process on April 13, 2011.

22
23 60. On or about June 13, 2011, Plaintiff's counsel sent a letter to Hunt & Henriques
24 requesting a stipulation to set aside the Entry of Default and Default Judgment that had been entered
25 against Plaintiff in the state court action based on Defendants' false Proof of Service of Summons
26 (Exhibit "1"). When Plaintiff's counsel received no response from Hunt & Henriques, Plaintiff was
27 required to file a Motion to Set Aside the state court Entry of Default and Default Judgment at his own
28

1 expense.

2 61. On July 28, 2011, the state court set aside and vacated the Entry of Default and
3 Default Judgment against Plaintiff.

4 **ABC LEGAL's Business Practices**

5 62. Plaintiff is informed and believes, and thereon alleges that ABC LEGAL
6 composes and sells process server returns, like the Proof of Service of Summons (Exhibit "1") in this
7 case, on a flat rate or fixed fee basis. Plaintiff is informed and believes, and thereon alleges that ABC
8 LEGAL pays its process servers using a similar flat rate or fixed fee compensation system. Plaintiff is
9 informed and believes, and thereon alleges that ABC LEGAL will pay PEMBLETON and other process
10 servers only for service attempts that are reported as completed and will pay substantially less or
11 nothing at all for service that is not reported as completed. Because ABC LEGAL's process servers are
12 not paid for unsuccessful service attempts, process servers like PEMBLETON have a strong financial
13 incentive to falsify process server returns. Plaintiff is informed and believes, and thereon alleges that
14 ABC LEGAL knowingly promotes the use of false process server returns through its flat rate or fixed
15 fee compensation system.
16

17
18 63. Plaintiff is informed and believes, and thereon alleges that ABC LEGAL charges
19 substantially less than the published rates of many of its San Francisco Bay Area competitors for
20 process server services. Plaintiff is informed and believes, and thereon alleges that ABC LEGAL's
21 lower market rates can only be achieved by use of a flat rate or fixed fee compensation system for its
22 process servers. Such business practices create a rush to the bottom by forcing competitors to lower the
23 fees paid to their more scrupulous process servers or go out of business. More false process server
24 returns from all process server agencies is the inevitable result of such anti-competitive business
25 practices. Plaintiff is informed and believes, and thereon alleges that ABC LEGAL effectively sells
26
27
28

1 sewer service, by underbidding the true costs of proper service.

2 64. Debt collection law firms and creditors plainly benefit from the sewer service
3 provided by unscrupulous process servers like the Defendants in this case. By not serving consumer
4 debt defendants, debt collection firms like Hunt & Henriques and creditors like Citibank (South
5 Dakota), N.A., are able to generate hundreds of judgments by default. Once default judgments are
6 fraudulently obtained, they are used to levy consumer's bank accounts, garnish their wages, seize their
7 property, damage their credit reports, and/or pressure them into unaffordable payment plans.

8 65. Plaintiff is informed and believes, and thereon alleges that Defendants'
9 composition and sale of a perjured Proof of Service of Summons (Exhibit "1") violates California Code
10 of Civil Procedure § 417.10.
11

12 66. Under California law the return of a registered process server "establishes a
13 presumption, affecting the burden of producing evidence, of the facts stated in the return."¹⁰ "The
14 effect of a presumption affecting the burden of producing evidence is to require the trier of fact to
15 assume the existence of the presumed fact unless and until evidence is introduced which would support
16 a finding of its nonexistence. . ."¹¹ Defendants' composition and sale of perjured process server returns,
17 like the Proof of Service of Summons (Exhibit "1") in this case, is facilitated and aided by the
18 evidentiary presumption California law provides to faithful process servers. In fact, Defendants in this
19 case are perversely protected by and rely on the extreme procedural and evidentiary burdens that are
20 imposed on litigants who are the victims of sewer service. Such litigants are faced with the nearly
21 impossible "burden of providing strong and convincing evidence of non-service."¹² Because "a mere
22 allegation that process was not served, without some additional showing of evidence is insufficient to
23
24
25
26

27 ¹⁰ Cal. Evidence Code § 647.

28 ¹¹ Cal. Evidence Code § 604.

¹² *Collagen Nutraceuticals, Inc. v. Neocell Corp.*, 2010 U.S. Dist. LEXIS 98229, *3-4.

1 refute the validity of an affidavit of service,”¹³ victims of sewer service, like Plaintiff in this case, are
 2 ultimately required to prove a negative;¹⁴ they must prove that an event never occurred and their own
 3 sworn testimony of non-service is not enough to meet their evidentiary burden. Because of this
 4 procedural and evidentiary imbalance, the unlawful conduct alleged in this Complaint is particularly
 5 reprehensible.
 6

7 67. Plaintiff is informed and believes, and thereon alleges, that Defendants have
 8 composed and sold false and misleading Proof of Service of Summons documents in the form of
 9 Exhibit “1” more than 40 times in California in the one year preceding the filing of this Complaint.
 10 Therefore, Plaintiff may seek leave to amend this Complaint to add class allegations at a later date.
 11

12 CLAIMS

13 **FAIR DEBT COLLECTION PRACTICES ACT**

14 68. Plaintiff brings the first claim for relief against Defendants under the Fair Debt
 15 Collection Practices Act (“FDCPA”), 15 U.S.C. § 1692 *et seq.*
 16

17 69. Plaintiff incorporates all paragraphs in this Complaint as though fully set forth
 18 herein.
 19

20 70. Plaintiff is a “consumer” as that term is defined by the FDCPA, 15 U.S.C. §
 1692a(3).
 21

22 71. Defendant, ABC LEGAL, is a “debt collector” as that term is defined by the
 FDCPA, 15 U.S.C. § 1692a(6).
 23

24 72. Defendant, ABC LEGAL, is not subject to the exception of 15 U.S.C. § 1692a(6)
 25 (D).
 26

27 73. Defendant, PEMBLETON, is a “debt collector” as that term is defined by the

28 ¹³ *Id.*

¹⁴ *Elkins v. United States*, 364 U.S. 206, 218 (1960) (“as a practical matter it is never easy to prove a negative”).

1 FDCPA, 15 U.S.C. § 1692a(6).

2 74. Defendant, PEMBLETON, is not subject to the exception of 15 U.S.C. § 1692a(6)
3 (D).

4 75. The financial obligation sought to be collected from Plaintiff in the state court
5 action is a "debt" as that term is defined by the FDCPA, 15 U.S.C. § 1692a(5).
6

7 76. Defendants violated the FDCPA, 15 U.S.C. §§ 1692d, 1692e, 1692e(2), 1692e(10)
8 and 1692f by making false and misleading representations, and engaging in unfair and abusive
9 practices. Defendants' violations include, but are not limited to:

10 a. Manufacturing and selling a fraudulent Proof of Service of Summons that
11 falsely stated that Plaintiff was personally served with a Summons and Complaint when in fact
12 he was not;
13

14 b. Manufacturing and selling fraudulent, deceptive, and misleading statements
15 and documents which are used in the collection of consumer debts;
16

17 c. Knowingly and intentionally withholding their true name and process server
18 registration numbers from process server returns, in violation of Cal. Bus. & Prof. Code §
19 22356.5(a), with the intent to deceive;

20 d. Knowingly and intentionally withholding their true name and process server
21 registration numbers from process server returns, in violation of Cal. Bus. & Prof. Code §
22 22356.5(a), with the intent to misrepresent the true nature of the services being provided;
23

24 e. Knowingly and intentionally withholding their true name and process server
25 registration numbers from process server returns, in violation of Cal. Bus. & Prof. Code §
26 22356.5(a), with the intent to conceal and obscure their joint responsibility for service of
27 process irregularities pursuant to Cal. Bus. & Prof. Code § 22356; and
28

1 f. Aiding, abetting and ratifying the fraud, perjury, breach of official duty and
2 other wrongful acts committed by the other Defendants in this case.

3 77. Defendants' acts as described above were done intentionally with the purpose of
4 coercing Plaintiff to pay the alleged debt.

5 78. As a result of Defendants' violations of the FDCPA, Plaintiff is entitled to an
6 award of actual damages, statutory damages, costs and reasonable attorneys fees, pursuant to 15 U.S.C.
7 § 1692k.

8
9 **ROSENTHAL FAIR DEBT COLLECTION PRACTICES ACT**

10 79. Plaintiff brings the second claim for relief against Defendants under the Rosenthal
11 Fair Debt Collection Practices Act ("RFDCPA"), California Civil Code §§ 1788-1788.33.

12 80. Plaintiff incorporates all paragraphs in this Complaint as though fully set forth
13 herein.

14 81. Plaintiff is a "debtor" as that term is defined by the RFDCPA, Cal. Civil Code §
15 1788.2(h).

16 82. Defendant, ABC LEGAL, is a "debt collector" as that term is defined by the
17 RFDCPA, Cal. Civil Code § 1788.2(c).

18 83. Defendant, PEMBLETON, is a "debt collector" as that term is defined by the
19 RFDCPA, Cal. Civil Code § 1788.2(c).

20 84. The financial obligation sought to be collected from Plaintiff in the state court
21 action is a "consumer debt" as that term is defined by the RFDCPA, Cal. Civil Code § 1788.2(f).

22 85. Defendants violated the RFDCPA, Cal. Civil Code §§ 1788.13(i), 1788.14(b),
23 1788.15(a) and 1788.17 by making false and misleading representations, and engaging in unfair and
24 abusive practices. Defendants' violations include, but are not limited to:
25
26
27
28

a. Manufacturing and selling a fraudulent Proof of Service of Summons that falsely stated that Plaintiff was personally served with a Summons and Complaint when in fact he was not;

b. Manufacturing and selling fraudulent, deceptive, and misleading statements and documents which are used in the collection of consumer debts;

c. Knowingly and intentionally withholding their true name and process server registration numbers from process server returns, in violation of Cal. Bus. & Prof. Code § 22356.5(a), with the intent to deceive;

d. Knowingly and intentionally withholding their true name and process server registration numbers from process server returns, in violation of Cal. Bus. & Prof. Code § 22356.5(a), with the intent to misrepresent the true nature of the services being provided;

e. Knowingly and intentionally withholding their true name and process server registration numbers from process server returns, in violation of Cal. Bus. & Prof. Code § 22356.5(a), with the intent to conceal and obscure their joint responsibility for service of process irregularities pursuant to Cal. Bus. & Prof. Code § 22356; and

f. Aiding, abetting and ratifying the fraud, perjury, breach of official duty and other wrongful acts committed by the other Defendants in this case.

86. Defendants' acts as described above were done willfully and knowingly with the purpose of coercing Plaintiff to pay the debt, within the meaning of Cal. Civil Code § 1788.30(b).

87. As a result of Defendants' violations of the RFDCPA, Plaintiff is entitled to an award of actual damages in an amount to be determined at trial, pursuant to Cal. Civil Code § 1788.30(a).

88. As a result of Defendants' willful and knowing violations of the RFDCPA,

1 Plaintiff is entitled to an award of a statutory penalty in an amount not less than one hundred dollars
 2 (\$100) nor greater than one thousand dollars (\$1,000) against each Defendant, pursuant to Cal. Civil
 3 Code § 1788.30(b).

4
 5 89. As a result of Defendants' violations of the RFDCPA, Plaintiff is entitled to an
 6 award of statutory damages in an amount not exceeding \$1,000 against each Defendant, pursuant to
 7 Cal. Civil Code § 1788.17.¹⁵

8
 9 90. As a result of Defendants' violations of the RFDCPA, Plaintiff is entitled to an
 10 award of reasonable attorney's fees and costs pursuant to Cal. Civil Code §§ 1788.30(c) and 1788.17.¹⁶

11 91. Pursuant to Cal. Civil Code § 1788.32, the remedies provided under the RFDCPA
 12 are intended to be cumulative and in addition to any other procedures, rights or remedies that the
 13 Plaintiff may have under any other provision of law.

14 CALIFORNIA BUSINESS AND PROFESSIONS CODE § 17200

15 92. Plaintiff brings the third claim for relief against Defendants for their unlawful
 16 business acts and/or practices pursuant to California Business and Professions Code § 17200 *et seq.*,
 17 which prohibits all unlawful business acts and/or practices.

18
 19 93. Plaintiff incorporates all paragraphs in this Complaint as though fully set forth
 20 herein.

21 94. The unlawful acts and practices of Defendants alleged above constitute unlawful
 22 business acts and/or practices within the meaning of California Business and Professions Code § 17200
 23 *et seq.*

24
 25 95. By engaging in the above-described acts and practices, Defendants have
 26 committed one or more acts of unfair competition within the meaning of California Business and
 27

28 ¹⁵ 15 U.S.C. § 1692k(a)(2)(A).

¹⁶ 15 U.S.C. § 1692k(a)(3).

1 Professions Code § 17200 *et seq.*

2 96. Defendants' unlawful business acts and/or practices as alleged herein have
3 violated numerous laws and/or regulations and said predicate acts are therefore *per se* violations of §
4 17200 *et seq.* These predicate unlawful business acts and/or practices include Defendants' composition
5 and sale of a perjured Proof of Service of Summons (Exhibit "1"), in violation of California Code of
6 Civil Procedure § 417.10 and the intentional failure by ABC LEGAL to place its name and process
7 server registration number on the process server returns that it sells, in violation of California Business
8 and Professions Code § 22356.5(a). Additionally, as described in more detail above, Defendants
9 violated 15 U.S.C. §§ 1692d, 1692e, 1692e(2), 1692e(10), 1692f and Cal. Civil Code §§ 1788.13(i),
10 1788.14(b), 1788.15(a) and 1788.17 by,
11

12 a. Manufacturing and selling a fraudulent Proof of Service of Summons that
13 falsely stated that Plaintiff was personally served with a Summons and Complaint when in fact
14 he was not;
15

16 b. Manufacturing and selling fraudulent, deceptive, and misleading statements
17 and documents which are used in the collection of consumer debts;
18

19 c. Knowingly and intentionally withholding their true name and process server
20 registration numbers from process server returns, in violation of Cal. Bus. & Prof. Code §
21 22356.5(a), with the intent to deceive;
22

23 d. Knowingly and intentionally withholding their true name and process server
24 registration numbers from process server returns, in violation of Cal. Bus. & Prof. Code §
25 22356.5(a), with the intent to misrepresent the true nature of the services being provided;
26

27 e. Knowingly and intentionally withholding their true name and process server
28 registration numbers from process server returns, in violation of Cal. Bus. & Prof. Code §

1 22356.5(a), with the intent to conceal and obscure their joint responsibility for service of
 2 process irregularities pursuant to Cal. Bus. & Prof. Code § 22356; and

3 f. Aiding, abetting and ratifying the fraud, perjury, breach of official duty and
 4 other wrongful acts committed by the other Defendants in this case.

5
 6 97. Defendants' misconduct, as alleged herein, gives Defendants an unfair competitive
 7 advantage over their competitors.

8 98. The unlawful acts and practices, as fully described herein, present a continuing
 9 threat to members of the public to be misled and/or deceived by Defendants as described herein.
 10 Plaintiff and other members of the general public have no other remedy at law that will prevent
 11 Defendants' misconduct, as alleged herein, from occurring and/or reoccurring in the future.
 12

13 99. As a direct and proximate result of Defendants' unlawful conduct alleged herein,
 14 Plaintiff has sustained actual pecuniary loss in that he was required to obtain a copy of the state court's
 15 file and pay an attorney to have the default judgment against him set aside and vacated. Plaintiff is a
 16 direct victim of Defendants' unlawful conduct, as alleged herein, and has suffered an injury in fact and
 17 has lost money or property as a result of Defendants' unfair competition.
 18

19 100. Plaintiff is entitled to declaratory relief and a permanent injunction enjoining
 20 Defendants from their unlawful activity.

21 **REQUEST FOR RELIEF**

22 Plaintiff requests that this Court:

- 23
 24 a) Assume jurisdiction in this proceeding;
 25 b) Declare that Defendants violated the Fair Debt Collection Practices Act, 15 U.S.C. §§
 26 1692d, 1692e, 1692e(2), 1692e(10) and 1692f;
 27 c) Declare that Defendants violated the Rosenthal Fair Debt Collection Practices Act, Cal.
 28

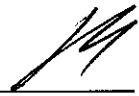
Civil Code §§ 1788.13(i), 1788.14(b), 1788.15(a) and 1788.17;

- d) Award Plaintiff actual damages in an amount to be determined at trial, pursuant to 15 U.S.C. § 1692k(a)(1) and Cal. Civil Code § 1788.30(a);
- e) Award Plaintiff statutory damages in an amount not exceeding \$1,000, pursuant to 15 U.S.C. § 1692k(a)(2)(A);
- f) Award Plaintiff a statutory penalty in an amount not less than \$100 nor greater than \$1,000 against each Defendant, pursuant to Cal. Civil Code § 1788.30(b);
- g) Award Plaintiff statutory damages in an amount not exceeding \$1,000 against each Defendant, pursuant to Cal. Civil Code § 1788.17;¹⁷
- h) Enter a mandatory injunction requiring Defendants to permanently cease all unlawful practices complained of in this action and impose affirmative injunctive relief requiring Defendants, their partners, agents, employees and all persons acting in concert or participating with them, to take affirmative action to immediately implement policies designed to ensure: (i) that no process server returns contain false information, (ii) that all Defendants' process server returns comply fully with Cal. Bus. & Prof. Code § 22356.5(a), (iii) that a monitoring system for process servers be implemented and maintained, (iv) training and testing all of Defendants' employees and agents regarding applicable service of process laws, (v) a reporting system be made available to Defendants' customers for reporting suspected service of process irregularities, and (vi) the institution of a disciplinary system that will investigate and immediately discipline, up to and including termination, any employee or agent that has been found to engage in sewer service;
- i) Award Plaintiff the costs of this action and reasonable attorneys fees pursuant to 15

¹⁷ 15 U.S.C. § 1692k(a)(2)(A).

1 U.S.C. § 1692k(a)(3) and Cal. Civil Code §§ 1021.5, 1788.17¹⁸ and 1788.30(c); and
2 j) Award Plaintiff such other and further relief as may be just and proper.
3


4 CONSUMER LAW CENTER, INC.

5
6 By: /s/ Fred W. Schwinn 
7 Fred W. Schwinn (SBN 225575)
8 CONSUMER LAW CENTER, INC.
9 12 South First Street, Suite 1014
10 San Jose, California 95113-2418
11 Telephone Number: (408) 294-6100
12 Facsimile Number: (408) 294-6190
13 Email Address: fred.schwinn@sjconsumerlaw.com

14 Attorney for Plaintiff
15 JOHN DAVID KAMIN
16


17 **CERTIFICATION PURSUANT TO CIVIL L.R. 3-16**

18 Pursuant to Civil L.R. 3-16, the undersigned certifies that as of this date, other than the named
19 parties, there is no such interest to report.
20

21 /s/ Fred W. Schwinn 
22 Fred W. Schwinn, Esq.
23

24 **DEMAND FOR JURY TRIAL**

25 PLEASE TAKE NOTICE that Plaintiff, JOHN DAVID KAMIN, hereby demands a trial by jury
26 of all triable issues of fact in the above-captioned case.
27

28 /s/ Fred W. Schwinn 
Fred W. Schwinn, Esq.

¹⁸ 15 U.S.C. § 1692k(a)(3).

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): Michael S. Hunt, ESQ. #99804; Janalie Henriques, ESQ. #111589 Hunt & Henriques 151 Bernal Road #8 San Jose, CA 95119 TELEPHONE NO.: 408 362-2270 FAX NO. (Optional): EMAIL ADDRESS (Optional): ATTORNEY FOR (Name): CITIBANK (SOUTH DAKOTA) N.A.		FOR COURT USE ONLY FILED 2011 APR 15 A 9:54 David H. Yamamoto, Clerk of the Superior Court County of Santa Clara, California CASE NUMBER: 111CV197348 Ref. No. or File No.: 659776-001
SUPERIOR COURT OF CALIFORNIA, COUNTY OF SANTA CLARA STREET ADDRESS: 191 N. First Street MAILING ADDRESS: CITY AND ZIP CODE: San Jose 95113 BRANCH NAME: Downtown Superior Court		
PLAINTIFF/PETITIONER: CITIBANK (SOUTH DAKOTA) N.A.		
DEFENDANT/RESPONDENT: John D Kamlin		
PROOF OF SERVICE OF SUMMONS		

1. At the time of service I was at least 18 years of age and not a party to this action.
2. I served copies of the (specify documents):
Summons; Complaint; Affidavit of Venue; Civil Case Cover Sheet; Civil Lawsuit Notice; Alternative Dispute Resolution (adr) Packet
3. a. Party served (specify name of party as shown on documents served):
John D Kamlin
- b. ☐ Person (other than the party in item 3a) served on behalf of an entity or as an authorized agent (and not a person under item 5b whom substituted service was made) (specify name and relationship to the party named in item 3a):
4. Address where the party was served:
405 SUNBERRY Drive, CAMPBELL, CA 95008-1014
5. I served the party (check proper box)
- a. ☒ **by personal service.** I personally delivered the documents listed in item 2 to the party or person authorized to receive service of process for the party (1) on (date): **4/13/2011** (2) at (time): **11:16 AM**
- b. ☐ **by substituted service.** On (date): (2) at (time): I left the documents listed in item 2 with or in the presence of (name and title or relationship to person indicated in item 3):
- (1) ☐ **(business)** a person at least 18 years of age apparently in charge at the office or usual place of business of the person to be served. I informed him or her of the general nature of the papers.
- (2) ☐ **(home)** a competent member of the household (at least 18 years of age) at the dwelling house or usual place of abode of the party. I informed him or her of the general nature of the papers.
- (3) ☐ **(physical address unknown)** a person of at least 18 years of age apparently in charge at the usual mailing address of the person to be served, other than a United States Postal Service post office box. I informed him or her of the general nature of the papers.
- (4) ☐ I thereafter mailed (by first-class, postage prepaid) copies of the documents to the person to be served at the place where the copies were left (Code Civ. Proc., § 415.20). I mailed the documents on (date): from (city): or ☐ a declaration of mailing is attached.
- (5) ☐ I attach a declaration of diligence stating actions taken first to attempt personal service.

BY FAX

PROOF OF SERVICE OF SUMMONS

Order No. 9013853 SEA FIL



PLAINTIFF/PETITIONER: CITIBANK (SOUTH DAKOTA) N.A.	CASE NUMBER: 111CV197348
DEFENDANT/RESPONDENT: John D Kamin	

- c. ☐ by mail and acknowledgment of receipt of service. I mailed the documents listed in item 2 to the party, to the address shown in item 4, by first-class mail, postage prepaid,
 (1) on (date): (2) from (city):
 (3) ☐ with two copies of the Notice and Acknowledgment of Receipt and a postage-paid return envelope addressed to me. (Attach completed Notice and Acknowledgment of Receipt.) (Code Civ. Proc., § 415.30)
 (4) ☐ to an address outside California with return receipt requested. (Code Civ. Proc., § 415.40)
- d. ☐ by other means (specify means of service and authorizing code section):

☐ Additional page describing service is attached.

6. The "Notice to the Person Served" (on the summons) was completed as follows:

- a. ☒ as an individual defendant.
 b. ☐ as the person sued under the fictitious name of (specify):
 c. ☐ as occupant
 d. ☐ On behalf of (specify):
 under the following Code of Civil Procedure section:

- ☐ 416.10 (corporation)
☐ 416.20 (defunct corporation)
☐ 416.30 (joint stock company/association)
☐ 416.40 (association or partnership)
☐ 416.50 (public entity)

- ☐ 415.95 (business organization, form unknown)
☐ 416.60 (minor)
☐ 416.70 (ward or conservatee)
☐ 416.90 (authorized person)
☐ 415.46 (occupant)
☐ other

7. Person who served papers

- a. Name: Michelle Pemberton
 b. Address: 304 12th St, Suite 4A, Oakland, CA 94607
 c. Telephone number: 510-832-0701
 d. The fee for service was: \$59.00

e. I am:

- (1) ☐ not a registered California process server.
 (2) ☐ exempt from registration under Business and Professions Code section 22350(b).
 (3) ☒ registered California process server:

- (i) ☐ owner ☐ employee ☒ independent contractor
 (ii) ☒ Registration No.: 6219
 (iii) ☒ County: Los Angeles

8. ☒ I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

or

9. ☐ I am a California sheriff or marshal and I certify that the foregoing is true and correct.

Date: 4/14/2011

Michelle Pemberton
 (NAME OF PERSON WHO SERVED PAPERS/SHERIFF OR MARSHAL)


 (SIGNATURE)

